PTO/SB/01 (08-03)
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DECLARATION	EOD HTH	ITV OP	Attorney Docket Num	ber	12,616					
DECLARATION	IIIOK	First Named Inventor	н		Ter-Zakarian					
PATENT A	COMPLETE IF KNOWN									
(37 C	FR 1.63)		Application Number							
Declaration	Declara	ation	Filing Date							
Submitted OR With Initial		tted after Initial surcharge	Art Unit							
Filing		R 1.16 (e))	Examiner Name	-	·	<del></del> )				
I hereby declare that:										
Each inventor's residence, ma	ailing address,	and citizenship are a	as stated below next	to their	name.					
I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:										
FMF TREATMENT										
·										
(Title of the Invention)										
the specification of which										
is attached hereto										
OR	<u> </u>		-							
was filed on (MM/DD/Y	YYY)		as United States	Applicat	tion Number or PC	T International				
Application Number		and was smooded	(MM/DDAAAA							
	aved and undo		on (MM/DD/YYYY)	(		(if applicable).				
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.										
I acknowledge the duty to di	sclose informa	tion which is mater	ial to patentability a	as define	ed in 37 CFR 1.5	6. including for				
continuation-in-part application and the national or PCT intern	ns, material inf	ormation which bec	ame available betw	een the f	filing date of the p	prior application				
I hereby claim foreign priority	benefits unde	r 35 U.S.C. 119(a)	-(d) or (f), or 365(b	) of any	foreign applicatio	n(s) for patent,				
inventor's or plant breeder's n country other than the United	States of Amer	ica, listed below and	d have also identifie	d below	by checking the h	ony any foreign				
application for patent, inventor before that of the application of	rs or plant bree	der's rights certifica	te(s), or any PCT in	ternation	al application hav	ing a filing date				
Prior Foreign Application		Foreign Filing		riority	Certified C	opy Attached?				
Number(s)	Country	(MM/DD/YY)	<u> Not</u>	Claimed	Yes	No				
				닏		닏ㅣ				
				닏						
				Ц						
Additional faction and the	:	P-A-1		<u> </u>						
Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto.										

[Page 1 of 2]

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2. [Page 1 of 2]

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## **DECLARATION** — Utility or Design Patent Application

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Direct all correspondence to:	Customer No or Bar Code		2675		OR _	Corre	spondence address below	
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I hereby declare that all state and belief are believed to b statements and the like so ma false statements may jeopardi	e true; and turtner ade are punishable h	that these :	statemen risonmer	ts we	ere made with	the kn	ovuladas that willed follow	
NAME OF SOLE OR FIRST INVENTOR:  A petition has been filed for this unsigned inventor								
Given Name (first and middle [if any])	ame			Family Name or Sumame Ter-Zakarian				
Inventor's	novanes se	71111				161-		
Signature							Date OUPPU	
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	Flintridge Dri	ive				· · · · · · ·		
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NAME OF SECOND INVENTO	PR:			Α	petition has bee	n filed f	or this unsigned inventor	
Given Name (first and middle [if any])				Family Name or Surname				
Inventor's Signature							Date	
Residence: City	State		Coun	Country		Citizenship		
Mailing Address								
City	State			ZIP		Country		
Additional inventors or a legal re	presentative are being nam	ned on the	suppleme	ntal sh	eet(s) PTO/SB/02A	or 02LP a	utached horses	

## PATENT AND TRADEMARK CASES - RULES OF PRACTICE DUTY OF DISCLOSURE

(a) A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material when there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

## PATENT LAWS 35 U.S.C.

\$102. Conditions for patentability; novelty and loss of right to patent

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent, or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
  - (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months\* before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
  - (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.
- \$103. Conditions for patentability; non-obvious subject matter

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

<sup>\*</sup> Six months for Design Applications (35 U.S.C. 172).